L-4029

614 (3-97)

County

This form is issued under MCL. Sections 211.24e, 211.34 and 211.34d. Filing is mandatory; Penalty applies.

COPY TO: Each Twp or City Clerk COPY TO: Equalization Dept.(s) ORIGINAL TO: County Clerk(s)

PLEASE READ THE

2009 TAX RATE REQUEST

MILLAGE REQUEST REPORT TO COUNTY BOARD OF COMMISSIONERS

County	×			
	CALHOUN 2	2009 Taxable Value 3,78	3,781,642,825	
Local Government Unit	i i i			
	CALHOUN COUNTY			

County		0000	ouloy oldoxoT oooc	٥		۳	3 781 642 825		LSNI	INSTRUCTIONS ON	NO
	CALHOUN	Ennz	axable va	ממ		1	0,101,012,020		i i	מ ביייוניים ביייוניים	
Local Government Unit										I HE KEVERSE SIDE	7
	CALHOUN COUNTY	>							Ö	CAREFULLY.	
You must complete this form for each unit of government for which a property tax is levied. Penalty for non-filing is provided under MCL Sec. 211.119.	ich unit of government for w	hich a property ta	ax is levied. Per	nalty for non-filin	ig is provided un	ider MCL Sec. 211	1.119.				
The following tax rates have been authorized for levy on the tax roll for:	authorized for levy on the ta		2009								
, E	(2)	(3)	(4)	(2)	(9)	(2)	(8)	(6)	(10)	(11)	(12)
18 2			Original	2009	2009	2009 William Pata	Sec 211 34	Maximina	Millage	Millage	Expiration
			Authorized		Millage	Permanently	Millage	allowable	to be	to be	Date of
	Purpose of	Date of	by Election,	Reduced by	Reduction	Reduced by	Rollback	Millage	Levied	Levied	Millage
Source	Millage	Election	Charter, etc.	MCL 211.34d	Fraction	MCL 211.34d	Fraction	Rate*	July 1	Dec. 1	Authorized
SEPARATE MILLAGE LIMITATIONS VOTED	OPERATING	11/7/1972	5.5600	5.3779	1.0000	5.3779	1.0000	5.3779	5.3779		None
EXTRA VOTED	MEDICAL CARE 8/6/2005	8/6/2005	0.2482	0.2482	1.0000	0.2482	1.0000	0.2482	:	0.2482	0.2482 12/31/2012
EXTRA VOTED	SENIOR	8/8/2006	0.7452	0.7452	1.0000	0.7452	1.0000	0.7452	N	0.7452	0.7452 12/31/2010
				*							

		Total Authorized (exclude debt)	6.3713	100
Prepared by	CO-SIGN	Title	Date	03
David Jager 6/9/2009 12:35	_	Equalization Director	/9	6/9/2009
		- 17		

state constitution (Article 9, Section 31), and that the requested levy rates have also been reduced, if necessary, to comply with MCL Sections 211.24e, 211.34, and for As the representatives for the local government unit named above, we certify that these requested fax levy rates have been reduced, if necessary, to comply with the LOCAL school districts which levy a Supplemental (Hold Harmless) Millage, MCL 380.1211(3).

June 18, 2009 June 19, Date Anne B. Norlander Mike Rae Type Name ype Name TO Chairperson Secretary President Clerk

2009

Under Truth in Taxation, MCK Section 211.24e, the governing body may decide of levy a rate which will not exceed the maximum authorized rate allowed in column 9. A public hearing and determination is required for an operating levy which is larger than the base tax rate but not larger than the rate in column 9.

** IMPORTANT: See instructions on the reverse side for the correct method of calculating the millage rate in column (5).



RESOLUTION TO LEVY 2009 CALHOUN COUNTY WINTER PROPERTY TAXES PURSUANT TO PUBLIC ACT 357 OF 2004 AND NOTICE OF CERTIFICATION OF COUNTY WINTER TAX LEVY

WHEREAS, Calhoun County is authorized under the General Property Tax Act , Public Act 206 of 1893, as amended, to levy County property taxes; and

WHEREAS, a public hearing concerning the budget was held on December 18, 2008; and

WHEREAS, the Calhoun County Board of Commissioners adopted a fiscal year 2009 Appropriations Act on December 18, 2008; and

WHEREAS, Calhoun County's maximum authorized millage for 2009 is 6.3713 mills, including all summer and winter levies for the County, after application of the 'Headlee' millage reduction fraction required under Michigan Compiled Law (MCL) 211.34d; and

WHEREAS, Calhoun County's 2009 maximum authorized millage rate of 6.3713 mills consists of 5.3779 mills authorized through a separate tax limitation vote for General Operations, 0.2482 mills for the County's medical care facility, and 0.7452 mills to provide senior services; and

WHEREAS, as required by Public Act 357 of 2004, being MCL 211.44a, 100 percent of the mills authorized for the County through a separate tax limitation vote, or 5.3779 mills, are to be levied with the summer taxes in 2009; and

WHEREAS, the County's medical care facility millage and millage to provide services for seniors remain to be levied with the winter levy in 2009, those millages being 0.2482 mills and 0.7452 mills, respectively;

NOW, THEREFORE, BE IT RESOLVED that a total 2009 millage rate for Calhoun County of 6.3713 mills is hereby adopted; and

BE IT FURTHER RESOLVED that the 2009 Calhoun County winter tax levy shall consist of the following two individual millage levies, with the total 2009 winter levy of the County being 0.9934 mills as follows:

0.2482 mills for medical care

0.7452 mills for senior services

0.9934 mills for total winter levy

BE IT FUTHER RESOLVED that this resolution constitutes certification of Calhoun County's two winter millages shown above and authorized the collection of these taxes on December 1, 2009; and

BE IT FURTHER RESOLVED that the Treasurer of each City, Village, and Township in Calhoun County is directed to account for and deliver all the total 2009 County operating taxes in accordance with the provisions of Public Act 357 of 2004; and

BE IT FURTHER RESOLVED that the County Clerk shall deliver a copy of this resolution by first class mail to the Treasurer of each City, Village, and Township in Calhoun county

Calhoun County Board of Commissioners

June 18, 2009

RECEIVED JUN 2 3 2009

RESOLUTION TO LEVY 2009 CALHOUN COUNTY SUMMER PROPERTY TAXES PURSUANT TO PUBLIC ACT 357 OF 2004 AND NOTICE OF CERTIFICATION OF COUNTY SUMMER TAX LEVY

WHEREAS, Calhoun County is authorized under the General Property Tax Act , Public Act 206 of 1893, as amended, to levy County property taxes; and

WHEREAS, a public hearing concerning the budget was held on December 18, 2008; and

WHEREAS, the Calhoun County Board of Commissioners adopted a fiscal year 2009 Appropriations Act on December 18, 2008.

WHEREAS, the General Property Tax Act was amended by Public Act 357 of 2004, being Michigan Compiled Law 211.44a, to require all Michigan Counties to levy summer property taxes, with the full amount of the mills authorized for the County through a separate tax limitation vote to be levied and collected as a summer tax levy in 2009.

NOW, THEREFORE, BE IT RESOLVED that, pursuant to Public Act 357 of 2004, the 2009 Calhoun County operating taxes shall be levied and collected on July 1, 2009 at the rate of 100 percent of the mills authorized for the County through a separate tax limitation vote after the application of the "Headlee" millage reduction fraction required under Michigan Compiled Law 211.34d, or 5.3779 mills; and

BE IT FURTHER RESOLVED that the Treasurer of each City, Village, and Township in Calhoun County is directed to account for and deliver all the total 2009 County operating taxes in accordance with the provisions of Public Act 357 of 2004; and

BE IT FURTHER RESOLVED that this resolution constitutes certification of the summer taxes by the County and authorizes collection of the County operating taxes on July 1, 2009, at the rate of 100 percent of the mills authorized for the County through a separate tax limitation vote after application of the Headlee millage reduction fraction, or 5.3779 mills; and

BE IT FURTHER RESOLVED that the County Clerk shall deliver a copy of this resolution by first class mail to the Treasurer of each City, Village, and Township in Calhoun County.

Mike Rae, Chair

Calhoun County Board of Commissioners

June 18, 2009